

# SENATE AMENDMENTS

## 2<sup>nd</sup> Printing

By: Stucky

H.B. No. 2445

A BILL TO BE ENTITLED

1 AN ACT

2 relating to the use of municipal hotel occupancy tax revenue in  
3 certain municipalities.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 351.101(a), Tax Code, as amended by  
6 Chapters 666 (H.B. 3772) and 979 (H.B. 3615), Acts of the 84th  
7 Legislature, Regular Session, 2015, is reenacted and amended to  
8 read as follows:

9 (a) Revenue from the municipal hotel occupancy tax may be  
10 used only to promote tourism and the convention and hotel industry,  
11 and that use is limited to the following:

12 (1) the acquisition of sites for and the construction,  
13 improvement, enlarging, equipping, repairing, operation, and  
14 maintenance of convention center facilities or visitor information  
15 centers, or both;

16 (2) the furnishing of facilities, personnel, and  
17 materials for the registration of convention delegates or  
18 registrants;

19 (3) advertising and conducting solicitations and  
20 promotional programs to attract tourists and convention delegates  
21 or registrants to the municipality or its vicinity;

22 (4) the encouragement, promotion, improvement, and  
23 application of the arts, including instrumental and vocal music,  
24 dance, drama, folk art, creative writing, architecture, design and

1 allied fields, painting, sculpture, photography, graphic and craft  
2 arts, motion pictures, radio, television, tape and sound recording,  
3 and other arts related to the presentation, performance, execution,  
4 and exhibition of these major art forms;

5 (5) historical restoration and preservation projects  
6 or activities or advertising and conducting solicitations and  
7 promotional programs to encourage tourists and convention  
8 delegates to visit preserved historic sites or museums:

9 (A) at or in the immediate vicinity of convention  
10 center facilities or visitor information centers; or

11 (B) located elsewhere in the municipality or its  
12 vicinity that would be frequented by tourists and convention  
13 delegates;

14 (6) for a municipality located in a county with a  
15 population of one million or less, expenses, including promotion  
16 expenses, directly related to a sporting event in which the  
17 majority of participants are tourists who substantially increase  
18 economic activity at hotels and motels within the municipality or  
19 its vicinity;

20 (7) subject to Section 351.1076, the promotion of  
21 tourism by the enhancement and upgrading of existing sports  
22 facilities or fields, including facilities or fields for baseball,  
23 softball, soccer, flag football, and rodeos, if:

24 (A) the municipality owns the facilities or  
25 fields;

26 (B) the municipality:

27 (i) has a population of 80,000 or more and

1 is located in a county that has a population of 350,000 or less;

2 (ii) has a population of at least 75,000 but  
3 not more than 95,000 and is located in a county that has a  
4 population of less than 200,000 but more than 160,000;

5 (iii) has a population of at least 36,000  
6 but not more than 39,000 and is located in a county that has a  
7 population of 100,000 or less that is not adjacent to a county with  
8 a population of more than two million;

9 (iv) has a population of at least 13,000 but  
10 less than 39,000 and is located in a county that has a population of  
11 at least 200,000;

12 (v) has a population of at least 70,000 but  
13 less than 90,000 and no part of which is located in a county with a  
14 population greater than 150,000;

15 (vi) is located in a county that:

16 (a) is adjacent to the Texas-Mexico  
17 border;

18 (b) has a population of at least  
19 500,000; and

20 (c) does not have a municipality with  
21 a population greater than 500,000;

22 (vii) has a population of at least 25,000  
23 but not more than 26,000 and is located in a county that has a  
24 population of 90,000 or less;

25 (viii) [~~(ix)~~] is located in a county that  
26 has a population of not more than 300,000 and in which a component  
27 university of the University of Houston System is located; [~~or~~]

1                    (ix) [~~(x)~~] has a population of at least  
2 40,000 and the San Marcos River flows through the municipality; or  
3                    (x) contains an intersection of Interstates  
4 35E and 35W and at least two public universities; and

5                    (C) the sports facilities and fields have been  
6 used, in the preceding calendar year, a combined total of more than  
7 10 times for district, state, regional, or national sports  
8 tournaments;

9                    (8) for a municipality with a population of at least  
10 70,000 but less than 90,000, no part of which is located in a county  
11 with a population greater than 150,000, the construction,  
12 improvement, enlarging, equipping, repairing, operation, and  
13 maintenance of a coliseum or multiuse facility;

14                    (9) signage directing the public to sights and  
15 attractions that are visited frequently by hotel guests in the  
16 municipality;

17                    (10) the construction, improvement, enlarging,  
18 equipping, repairing, operation, and maintenance of a coliseum or  
19 multiuse facility, if the municipality:

20                    (A) has a population of at least 90,000 but less  
21 than 120,000; and

22                    (B) is located in two counties, at least one of  
23 which contains the headwaters of the San Gabriel River; and

24                    (11) for a municipality with a population of more than  
25 175,000 but less than 225,000 that is located in two counties, each  
26 of which has a population of less than 200,000, the construction,  
27 improvement, enlarging, equipping, repairing, operation, and

1 maintenance of a coliseum or multiuse facility and related  
2 infrastructure or a venue, as defined by Section 334.001(4), Local  
3 Government Code, that is related to the promotion of tourism.

4 SECTION 2. To the extent of any conflict, this Act controls  
5 over another Act of the 85th Legislature, Regular Session, 2017,  
6 relating to nonsubstantive additions to and corrections in enacted  
7 codes.

8 SECTION 3. This Act takes effect immediately if it receives  
9 a vote of two-thirds of all the members elected to each house, as  
10 provided by Section 39, Article III, Texas Constitution. If this  
11 Act does not receive the vote necessary for immediate effect, this  
12 Act takes effect September 1, 2017.

ADOPTED

RV 23-5  
MAY 23 2017

*Lately Daw*  
Secretary of the Senate

FLOOR AMENDMENT NO. 1

BY: *Goth*

1 Amend H.B. No. 2445 (senate committee report) by adding the  
2 following appropriately numbered SECTIONS to the bill and  
3 renumbering SECTIONS of the bill accordingly:

4 SECTION \_\_\_\_ . Section 334.001, Local Government Code, is  
5 amended by amending Subdivisions (1) and (4) and adding Subdivision  
6 (1-a) to read as follows:

7 (1) "Active transportation" means transportation that is  
8 wholly or primarily powered by human energy. The term includes  
9 walking, running, and bicycling.

10 (1-a) "Approved venue project" means a sports and  
11 community venue project that has been approved under this chapter  
12 by the voters of a municipality or county.

13 (4) "Venue" means:

14 (A) an arena, coliseum, stadium, or other type of  
15 area or facility:

16 (i) that is used or is planned for use for one  
17 or more professional or amateur sports events, community events, or  
18 other sports events, including rodeos, livestock shows,  
19 agricultural expositions, promotional events, and other civic or  
20 charitable events; and

21 (ii) for which a fee for admission to the  
22 events is charged or is planned to be charged;

23 (B) a convention center, convention center facility  
24 as defined by Section 351.001(2) or 352.001(2), Tax Code, or  
25 related improvement such as a civic center hotel, theater, opera  
26 house, music hall, rehearsal hall, park, zoological park, museum,  
27 aquarium, or plaza located in the vicinity of a convention center

1 or facility owned by a municipality or a county;

2 (C) a tourist development area [~~along an inland~~  
3 ~~waterway~~];

4 (D) a municipal parks and recreation system, or  
5 improvements or additions to a parks and recreation system, or an  
6 area or facility, including an area or facility for active  
7 transportation use, that is part of a municipal parks and  
8 recreation system;

9 (E) a project authorized by Section 4A or 4B,  
10 Development Corporation Act of 1979 (Article 5190.6, Vernon's Texas  
11 Civil Statutes), as that Act existed on September 1, 1997; [~~and~~]

12 (F) a watershed protection and preservation  
13 project; a recharge, recharge area, or recharge feature protection  
14 project; a conservation easement; or an open-space preservation  
15 program intended to protect water; and

16 (G) an airport facility located in a municipality  
17 located on the international border.

18 SECTION \_\_\_\_\_. Section 334.1015, Local Government Code, is  
19 amended to read as follows:

20 Sec. 334.1015. APPLICATION. (a) Except as provided by  
21 Subsection (b), this [~~This~~] subchapter does not apply to the  
22 financing of a venue project that is an area or facility that is  
23 part of a municipal parks and recreation system.

24 (b) A municipality located on the international border may  
25 finance a venue project described by Section 334.001(4)(D) with the  
26 revenue from a tax imposed under this subchapter.

27 SECTION \_\_\_\_\_. Section 334.2515, Local Government Code, is  
28 amended to read as follows:

29 Sec. 334.2515. APPLICATION. Except as provided by Section

1 334.2516, this subchapter does not apply to the financing of a  
2 venue project that is:

3 (1) an area described by Section 334.001(4) (C);

4 (2) an area or facility that is part of a municipal  
5 parks and recreation system as described by Section 334.001(4) (D);  
6 [or]

7 (3) [-(2)] a project described by Section 334.001(4) (E),  
8 except for a project [projects] described by [in] Section  
9 334.001(4) (A); or

10 (4) a facility described by Section 334.001(4) (G).

11 SECTION \_\_\_\_ . Section 351.005, Tax Code, is amended to read as  
12 follows:

13 Sec. 351.005. REIMBURSEMENT FOR EXPENSES OF TAX COLLECTION  
14 AND USE OF ELECTRONIC TAX ADMINISTRATION SYSTEM. (a) A  
15 municipality may permit a person who is required to collect and pay  
16 over to the municipality the tax authorized by this chapter to  
17 withhold not more than one percent of the amount of the tax  
18 collected and required to be reported as reimbursement to the  
19 person for the cost of [costs in] collecting the tax [and, if  
20 applicable, the use of an electronic tax administration system  
21 described by Section 351.1012].

22 (b) If a municipality uses revenue derived from the tax  
23 authorized by this chapter to create, maintain, operate, or  
24 administer an electronic tax administration system as authorized by  
25 Section 351.1012, the municipality shall permit a person who is  
26 required to collect and pay over to the municipality the tax  
27 authorized by this chapter to withhold not more than one percent of  
28 the amount of the tax collected and required to be reported as  
29 reimbursement to the person for the cost of collecting the tax.

1       (c) The municipality may provide that the reimbursement  
2 provided or required by this section be forfeited because of a  
3 failure to pay the tax or to file a report as required by the  
4 municipality.

5  
6       SECTION \_\_\_\_ . Section 351.101, Tax Code, is amended by  
7 amending Subsection (g) and adding Subsections (g-1) and (o) to  
8 read as follows:

9       (g) This [~~Nothing in this~~] section does not [~~shall~~] prohibit  
10 a [~~any private entity,~~] person that receives a grant from a  
11 municipality to conduct an activity authorized by Subsection  
12 (a)(4) [~~, or organization~~] from making a grant [~~subgrants~~] by  
13 contract to another [~~any other~~] person to conduct an activity  
14 authorized by that subdivision [~~, entity, or private organization~~  
15 ~~for expenditures under Section 351.101(a)(4)] . A person that  
16 receives a grant from a grantee of the municipality under this  
17 subsection [~~subgrantee~~] shall:~~

18           (1) at least annually submit a report of the person's  
19 expenditures of funds received from the grantee [~~make periodic~~  
20 ~~reports~~] to the governing body of the municipality [~~of its~~  
21 ~~expenditures from the tax authorized by this chapter~~]; and

22           (2) make records of those [~~these~~] expenditures available  
23 for review to the governing body of the municipality and any [~~or~~]  
24 other person.

25       (g-1) A municipality may not require a person that receives  
26 funds directly from the municipality through a grant to conduct an  
27 activity authorized by Subsection (a)(4) to waive a right  
28 guaranteed by law to the person or to enter into an agreement with  
29 another person.

1       (o) In addition to the purposes provided by Subsection (a), a  
2 municipality that has a population of not more than 10,000, that  
3 contains an outdoor gear and sporting goods retailer with retail  
4 space larger than 175,000 square feet, and that hosts an annual  
5 wiener dog race may use revenue from the municipal hotel occupancy  
6 tax to promote tourism and the convention and hotel industry by  
7 constructing, operating, or expanding a sporting related facility  
8 or sports field owned by the municipality, if the majority of the  
9 events at the facility or field are directly related to a sporting  
10 event in which the majority of participants are tourists who  
11 substantially increase economic activity at hotels in the  
12 municipality. If a municipality to which this subsection applies  
13 uses revenue derived from the municipal hotel occupancy tax for a  
14 purpose described by this subsection, the municipality may not  
15 reduce the percentage of revenue from that tax allocated for a  
16 purpose described by Subsection (a)(3) to a percentage that is less  
17 than the average percentage of that revenue allocated by the  
18 municipality for that purpose during the 36-month period preceding  
19 the date the municipality begins using the revenue for a purpose  
20 described by this subsection.

21       SECTION \_\_\_\_ . Section 351.1012(a), Tax Code, is amended to  
22 read as follows:

23       (a) Notwithstanding any other provision of this chapter, a  
24 municipality may spend each year not more than the lesser of one  
25 percent or \$75,000 of the revenue derived from the tax authorized  
26 by this chapter during that year for the creation, maintenance,  
27 operation, and administration of an electronic tax administration  
28 system. A municipality may not use revenue the municipality is  
29 authorized to spend under this subsection to conduct an audit.

1 SECTION \_\_\_\_\_. Section 351.102, Tax Code, is amended by  
2 amending Subsections (b), (c), and (d) and adding Subsections (e)  
3 and (f) to read as follows:

4 (b) An eligible central municipality, a municipality with a  
5 population of 173,000 or more that is located within two or more  
6 counties, a municipality with a population of 96,000 or more that  
7 is located in a county that borders Lake Palestine or contains the  
8 headwaters of the San Gabriel River, or a municipality with a  
9 population of at least 99,900 but not more than 111,000 that is  
10 located in a county with a population of at least 135,000 may  
11 pledge the revenue derived from the tax imposed under this chapter  
12 from a hotel project that is owned by or located on land owned by  
13 the municipality or, in an eligible central municipality, by a  
14 nonprofit corporation acting on behalf of an eligible central  
15 municipality, and that is located within 1,000 feet of a convention  
16 center facility owned by the municipality for the payment of bonds  
17 or other obligations issued or incurred to acquire, lease,  
18 construct, and equip the hotel and any facilities ancillary to the  
19 hotel, including convention center entertainment-related  
20 facilities, meeting spaces, restaurants, shops, street and water  
21 and sewer infrastructure necessary for the operation of the hotel  
22 or ancillary facilities, and parking facilities within 1,000 feet  
23 of the hotel or convention center facility. For bonds or other  
24 obligations issued under this subsection, an eligible central  
25 municipality or a municipality described by this subsection or  
26 Subsection (e) may only pledge revenue or other assets of the hotel  
27 project benefiting from those bonds or other obligations.

28 (c) Except as provided by this subsection, a [A] municipality  
29 to which Subsection (b) or (e) applies is entitled to receive all

1 funds from a project described by this section that an owner of a  
2 project may receive under Section 151.429(h) of this code, or  
3 Section 2303.5055, Government Code, and may pledge the funds for  
4 the payment of obligations issued under this section. A  
5 municipality described by Subsection (e) is not entitled to receive  
6 funds from a project under this subsection unless the municipality  
7 has pledged the revenue derived from the tax imposed under this  
8 chapter from the project for the payment of bonds or other  
9 obligations issued or incurred for the project.

10 (d) Except as provided by this subsection, an eligible  
11 central municipality or another municipality described by  
12 Subsection (b) or (e) that uses revenue derived from the tax  
13 imposed under this chapter or funds received under Subsection (c)  
14 for a hotel project described by Subsection (b) may not reduce the  
15 percentage of revenue from the tax imposed under this chapter and  
16 allocated for a purpose described by Section 351.101(a)(3) to a  
17 percentage that is less than the average percentage of that revenue  
18 allocated by the municipality for that purpose during the 36-month  
19 period preceding the date the municipality begins using the revenue  
20 or funds for the hotel project. This subsection does not apply to  
21 an eligible central municipality described by Section  
22 351.001(7)(D).

23 (e) In addition to the municipalities described by Subsection  
24 (b), that subsection also applies to:

25 (1) a municipality with a population of at least 110,000  
26 but not more than 135,000 at least part of which is located in a  
27 county with a population of not more than 135,000;

28 (2) a municipality with a population of at least 9,000  
29 but not more than 10,000 that is located in two counties, each of

1 which has a population of at least 662,000 and a southern border  
2 with a county with a population of 2.3 million or more;

3 (3) a municipality with a population of at least 200,000  
4 but not more than 300,000 that contains a component institution of  
5 the Texas Tech University System;

6 (4) a municipality with a population of at least 95,000  
7 that borders Lake Lewisville;

8 (5) a municipality that:

9 (A) contains a portion of Cedar Hill State Park;

10 (B) has a population of more than 45,000;

11 (C) is located in two counties, one of which has a  
12 population of more than two million and one of which has a  
13 population of more than 149,000; and

14 (D) has adopted a capital improvement plan for the  
15 construction or expansion of a convention center facility;

16 (6) a municipality with a population of less than 6,000  
17 that:

18 (A) is located in two counties each with a  
19 population of 600,000 or more that are both adjacent to a county  
20 with a population of two million or more;

21 (B) has full-time police and fire departments; and

22 (C) has adopted a capital improvement plan for the  
23 construction or expansion of a convention center facility;

24 (7) a municipality with a population of at least 56,000  
25 that:

26 (A) borders Lake Ray Hubbard; and

27 (B) is located in two counties, one of which has a  
28 population of less than 80,000;

29 (8) a municipality with a population of more than

1 83,000, that borders Clear Lake, and that is primarily located in a  
2 county with a population of less than 300,000; and

3 (9) a municipality that holds an annual jalapeño  
4 festival and is the county seat of a county that:

5 (A) borders the United Mexican States;

6 (B) has a population of less than 300,000; and

7 (C) contains one or more municipalities with a  
8 population of 200,000 or more.

9 (f) A municipality described by Subsection (e) (3) that uses  
10 revenue derived from the tax imposed under this chapter or funds  
11 received under Subsection (c) for repayment of bonds or other  
12 obligations issued or incurred for a hotel project described by  
13 Subsection (b) may not, in a fiscal year that begins after  
14 construction of the hotel project is complete and during any part  
15 of which the bonds or other obligations are outstanding, reduce the  
16 amount of revenue derived from the tax imposed under this chapter  
17 and allocated for a purpose described by Section 351.101(a) (6) to  
18 an amount that is less than the sum of:

19 (1) the amount of the revenue derived from the tax  
20 imposed under this chapter and allocated by the municipality for a  
21 purpose described by Section 351.101(a) (6) during the fiscal year  
22 beginning October 1, 2016; and

23 (2) three percent of the amount of revenue derived from  
24 the tax imposed under this chapter during the fiscal year for which  
25 the amount required by this subsection is being determined.

26 SECTION \_\_\_\_ . Subchapter B, Chapter 351, Tax Code, is amended  
27 by adding Section 351.10711 to read as follows:

28 Sec. 351.10711. ALLOCATION OF REVENUE FOR MAINTENANCE,  
29 ENHANCEMENT, AND UPGRADE OF SPORTS FACILITIES AND FIELDS BY CERTAIN

1 MUNICIPALITIES. (a) This section applies only to a municipality  
2 that is the county seat of a county that has a population of more  
3 than 10,000 and contains a portion of Mound Lake.

4 (b) In addition to other authorized uses, a municipality to  
5 which this section applies may use revenue derived from the tax  
6 imposed under this chapter to promote tourism by maintaining,  
7 enhancing, or upgrading sports facilities or fields, provided that:

8 (1) the requirements of Section 351.1076 are met if the  
9 municipality uses the revenue to enhance or upgrade a sports  
10 facility or field;

11 (2) the municipality owns the sports facilities or  
12 fields; and

13 (3) the sports facilities and fields have been used, in  
14 the preceding calendar year, a combined total of more than 10 times  
15 for district, state, regional, or national sports tournaments.

16 (c) A municipality that uses revenue derived from the tax  
17 imposed under this chapter as authorized by Subsection (b) may not  
18 reduce the percentage of revenue from the tax imposed under this  
19 chapter and allocated for a purpose described by Section  
20 351.101(a)(3) to a percentage that is less than the average  
21 percentage of that revenue allocated by the municipality for that  
22 purpose during the 36-month period preceding the date the  
23 municipality begins using the revenue as authorized by Subsection  
24 (b).

25 SECTION \_\_\_\_ . Section 351.1076(a), Tax Code, is amended to  
26 read as follows:

27 (a) A municipality that spends municipal hotel occupancy tax  
28 revenue for the enhancement and upgrading of existing sports  
29 facilities or fields as authorized by Section 351.101(a)(7) or

1 351.10711:

2 (1) shall determine the amount of municipal hotel  
3 occupancy tax revenue generated for the municipality by hotel  
4 activity attributable to the sports events and tournaments held on  
5 the enhanced or upgraded facilities or fields for five years after  
6 the date the enhancements and upgrades are completed; and

7 (2) may not spend hotel occupancy tax revenue for the  
8 enhancement and upgrading of the facilities or fields in a total  
9 amount that exceeds the amount of area hotel revenue attributable  
10 to the enhancements and upgrades.

11 SECTION 8. Section 351.1078, Tax Code, is amended to read as  
12 follows:

13 Sec. 351.1078. ALLOCATION OF REVENUE: CERTAIN  
14 MUNICIPALITIES. (a) A municipality that spends municipal hotel  
15 occupancy tax revenue as authorized by Section 351.101(i) or (o):

16 (1) may not use municipal hotel occupancy tax revenue  
17 for the acquisition of land for the sporting related facility or  
18 sports field described by that subsection;

19 (2) shall annually determine and prepare and publish on  
20 the municipality's Internet website a report on the events held at  
21 the facility or field, the number of hotel room nights attributable  
22 to events held at the facility or field, and the amount of hotel  
23 revenue and municipal tax revenue attributable to the sports events  
24 and tournaments held at the facility or field for five years after  
25 the date the construction expenditures are completed; and

26 (3) may only spend hotel occupancy tax revenue for  
27 operational expenses of the facility or field if the costs are  
28 directly related to a sporting event in which the majority of  
29 participants are tourists who substantially increase economic

1 activity at hotels in or near the municipality.

2 (b) The municipality shall reimburse to the municipality's  
3 hotel occupancy tax revenue fund from the municipality's general  
4 fund any expenditure in excess of the amount of area hotel revenue  
5 attributable to sporting events held at the sporting related  
6 facility or sports field described by Section 351.101(i) or (o) for  
7 five years after the date the construction or expansion of the  
8 facility or field described by that subsection is completed.

9 SECTION \_\_\_\_\_. Section 352.002, Tax Code, is amended by adding  
10 Subsection (x) to read as follows:

11 (x) The commissioners court of a county that has a population  
12 of less than 100,000 and that borders Lake Ray Roberts may impose a  
13 tax as provided by Subsection (a).

14 SECTION \_\_\_\_\_. Section 352.003, Tax Code, is amended by adding  
15 Subsection (u) to read as follows:

16 (u) The tax rate in a county authorized to impose the tax  
17 under Section 352.002(x) may not exceed two percent of the price  
18 paid for a room in a hotel.

19 SECTION \_\_\_\_\_. Section 352.103, Tax Code, is amended to read as  
20 follows:

21 Sec. 352.103. USE OF REVENUE: COUNTIES WITH NO MUNICIPALITY.

22 (a) Except as provided by Subsection (b), the [The] revenue from  
23 a tax imposed under this chapter by a county that has no  
24 municipality may be used only for:

25 (1) the purposes provided by Sections 351.101(a)(1),  
26 (2), and (4);

27 (2) advertising for general promotional and tourist  
28 advertising of the county and conducting a solicitation program to  
29 attract conventions and visitors either by the county or through

1 contracts with persons or organizations selected by the  
2 commissioners court; and

3 (3) historical preservation and restoration.

4 (b) Notwithstanding any other provision of this chapter, a  
5 county described by Subsection (a) that owns an airport may use  
6 revenue from a tax imposed under this chapter for repairs and  
7 improvements to the county airport or reimbursement for repairs and  
8 improvements to the airport.

9 (c) A county to which Subsection (b) applies may not use  
10 revenue from a tax imposed under this chapter for a purpose  
11 described by Subsection (b) in a total amount that would exceed the  
12 amount of hotel revenue in the county that is likely to be  
13 reasonably attributable to guests traveling through the airport  
14 during the 15-year period beginning on the date the county first  
15 uses the tax revenue for that purpose.

16 (d) A county to which Subsection (b) applies may not use  
17 revenue from a tax imposed under this chapter for a purpose  
18 described by Subsection (b) after the 10th anniversary of the date  
19 the county first uses that revenue for that purpose.

20 SECTION \_\_\_\_ . Subchapter B, Chapter 352, Tax Code, is amended  
21 by adding Section 352.113 to read as follows:

22 Sec. 352.113. USE OF REVENUE: CERTAIN COUNTIES BORDERING LAKE  
23 RAY ROBERTS. In addition to the purposes authorized by this  
24 chapter, the revenue from a tax imposed under this chapter by a  
25 county authorized to impose the tax under Section 352.002(x) may be  
26 used for any purpose described by Section 352.101(a).

ADOPTED

<sup>rv</sup>  
MAY 23 2017

FLOOR AMENDMENT NO. 2

BY: *Roger P. Hylton*

*Helen C. Seward*  
Secretary of the Senate

1 Amend H.B. No. 2445 (senate committee printing) by adding  
2 the following appropriately numbered SECTIONS to the bill and  
3 renumbering subsequent SECTIONS accordingly:

4 SECTION \_\_. Section 351.101, Tax Code, is amended by  
5 adding Subsection (n) to read as follows:

6 (n) In addition to other authorized uses, a municipality  
7 that has a population of not more than 1,500 and is located in a  
8 county that borders Arkansas and Louisiana may use revenue from  
9 the municipal hotel occupancy tax for the promotion of tourism  
10 by the enhancement and upgrading of an existing sports facility  
11 or field as specified by Subsection (a)(7), provided that the  
12 requirements of Subsections (a)(7)(A) and (C) and Section  
13 351.1076 are met.

14 SECTION \_\_. Section 351.1076(a), Tax Code, is amended to  
15 read as follows:

16 (a) A municipality that spends municipal hotel occupancy  
17 tax revenue for the enhancement and upgrading of existing sports  
18 facilities or fields as authorized by Section 351.101(a)(7) or  
19 (n):

20 (1) shall determine the amount of municipal hotel  
21 occupancy tax revenue generated for the municipality by hotel  
22 activity attributable to the sports events and tournaments held  
23 on the enhanced or upgraded facilities or fields for five years  
24 after the date the enhancements and upgrades are completed; and

25 (2) may not spend hotel occupancy tax revenue for the  
26 enhancement and upgrading of the facilities or fields in a total  
27 amount that exceeds the amount of area hotel revenue  
28 attributable to the enhancements and upgrades.

ADOPTED

RV 17-12

MAY 23 2017

*Lotay Spaul*  
Secretary of the Senate

FLOOR AMENDMENT NO. 3

BY: *Larry Ray*

1 Amend A.B. No. 2445 by adding the following appropriately  
2 numbered SECTIONS to the bill and renumbering the subsequent  
3 SECTIONS of the bill appropriately:

4 SECTION \_\_\_\_ . Section 33.604(b), Natural Resources Code, is  
5 amended to read as follows:

6 (b) The account consists of:

7 (1) all money appropriated for the purposes of this  
8 subchapter;

9 (2) grants to this state from the United States for the  
10 purposes of this subchapter;

11 (3) all money received by this state from the sale of  
12 dredged material; ~~and~~

13 (4) penalties or costs collected under Section 61.0184  
14 or 63.1814; and

15 (5) money transferred to the account under Section  
16 156.252, Tax Code.

17 SECTION \_\_\_\_ . Subchapter F, Chapter 156, Tax Code, is  
18 amended by adding Section 156.252 to read as follows:

19 Sec. 156.252. ALLOCATION OF CERTAIN REVENUE TO BENEFIT  
20 COASTAL COUNTIES. (a) In this section, "coastal county" means any  
21 county adjacent to:

22 (1) the Gulf of Mexico; or

23 (2) Corpus Christi Bay.

24 (b) Beginning with the state fiscal year beginning  
25 September 1, 2019, and except as provided by Subsection (d), the  
26 comptroller shall, not later than September 30 of each state fiscal  
27 year:

28 (1) compute the amount of revenue derived from the  
29 collection of taxes imposed under this chapter at a rate of two

1 percent and received from hotels located in coastal counties during  
2 the preceding state fiscal year; and

3 (2) transfer that amount to the coastal erosion  
4 response account created under Section 33.604, Natural Resources  
5 Code.

6 (c) Revenue transferred under this section may be  
7 appropriated only to the General Land Office for a purpose  
8 consistent with Subchapter H, Chapter 33, Natural Resources Code,  
9 that benefits a coastal county.

10 (d) Revenue derived from the collection of taxes under this  
11 chapter that is placed in a suspense account under Section  
12 151.429(h) or under Section 2303.5055(f), Government Code, is  
13 excluded from the computation required by Subsection (b)(1).

FLOOR AMENDMENT NO. 4

BY: Kelly Harmon

Amend H.B. No. 2445 (senate committee report) by adding the following appropriately numbered SECTION to the bill and renumbering the SECTIONS of the bill accordingly:

SECTION \_\_\_\_ . Section 351.002, Tax Code, is amended by adding Subsection (d) to read as follows:

(d) A municipality may not adopt or enforce an ordinance, regulation, or other measure that effectively prohibits more than 10 percent of the residential property located within the corporate boundaries of the municipality from being offered to a person under a lease, concession, right of access, license, contract, or agreement described by Subsection (a), regardless of the homestead status of the property.

**ADOPTED**

RV 21-7  
MAY 23 2017

*Leta Spaw*  
Secretary of the Senate

ADOPTED

MAY 23 2017

*Lately Spaw*  
Secretary of the Senate

FLOOR AMENDMENT NO. 5

BY:

*D. Bowling*

1 Amend H.B. No. 2445 by adding the following appropriately  
2 numbered SECTION to the bill and renumbering the subsequent  
3 SECTIONS of the bill accordingly:

4 SECTION \_\_\_\_\_. Section 351.102, Tax Code, is amended by  
5 amending Subsections (b), (c), and (d) and adding Subsection (e) to  
6 read as follows:

7 (b) An eligible central municipality, a municipality with a  
8 population of 173,000 or more that is located within two or more  
9 counties, a municipality with a population of 96,000 or more that is  
10 located in a county that borders Lake Palestine or contains the  
11 headwaters of the San Gabriel River, or a municipality with a  
12 population of at least 99,900 but not more than 111,000 that is  
13 located in a county with a population of at least 135,000 may pledge  
14 the revenue derived from the tax imposed under this chapter from a  
15 hotel project that is owned by or located on land owned by the  
16 municipality or, in an eligible central municipality, by a  
17 nonprofit corporation acting on behalf of an eligible central  
18 municipality, and that is located within 1,000 feet of a convention  
19 center facility owned by the municipality for the payment of bonds  
20 or other obligations issued or incurred to acquire, lease,  
21 construct, and equip the hotel and any facilities ancillary to the  
22 hotel, including convention center entertainment-related  
23 facilities, meeting spaces, restaurants, shops, street and water  
24 and sewer infrastructure necessary for the operation of the hotel  
25 or ancillary facilities, and parking facilities within 1,000 feet  
26 of the hotel or convention center facility. For bonds or other  
27 obligations issued under this subsection, an eligible central  
28 municipality or a municipality described by this subsection or  
29 Subsection (e) may only pledge revenue or other assets of the hotel

1 project benefiting from those bonds or other obligations.

2 (c) A municipality to which Subsection (b) or (e) applies is  
3 entitled to receive all funds from a project described by this  
4 section that an owner of a project may receive under Section  
5 151.429(h) of this code, or Section 2303.5055, Government Code, and  
6 may pledge the funds for the payment of obligations issued under  
7 this section.

8 (d) Except as provided by this subsection, an eligible  
9 central municipality or another municipality described by  
10 Subsection (b) or (e) that uses revenue derived from the tax imposed  
11 under this chapter or funds received under Subsection (c) for a  
12 hotel project described by Subsection (b) may not reduce the  
13 percentage of revenue from the tax imposed under this chapter and  
14 allocated for a purpose described by Section 351.101(a)(3) to a  
15 percentage that is less than the average percentage of that revenue  
16 allocated by the municipality for that purpose during the 36-month  
17 period preceding the date the municipality begins using the revenue  
18 or funds for the hotel project. This subsection does not apply to  
19 an eligible central municipality described by Section  
20 351.001(7)(D).

21 (e) In addition to the municipalities described by  
22 Subsection (b), that subsection also applies to a municipality that  
23 is the county seat of a county described by Section 352.002(a)(21).

ADOPTED

MAY 23 2017

BY: *Joan Huffman*  
Secretary of the Senate

FLOOR AMENDMENT NO. 6

Amend H.B. No. 2445 by Stucky (senate committee printing) by adding the appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS accordingly:

SECTION \_\_\_\_\_. Section 351.001(7), Tax Code, is amended to read as follows:

(7) "Eligible central municipality" means:

(A) a municipality with a population of more than 140,000 but less than 1.5 million that is located in a county with a population of one million or more and that has adopted a capital improvement plan for the construction or expansion of a convention center facility;

(B) a municipality with a population of 250,000 or more that:

(i) is located wholly or partly on a barrier island that borders the Gulf of Mexico;

(ii) is located in a county with a population of 300,000 or more; and

(iii) has adopted a capital improvement plan to expand an existing convention center facility;

(C) a municipality with a population of 116,000 or more that:

(i) is located in two counties both of which have a population of 660,000 or more; and

(ii) has adopted a capital improvement plan for the construction or expansion of a convention center facility;

(D) a municipality with a population of less than 50,000 that contains a general academic teaching institution that

is not a component institution of a university system, as those terms are defined by Section 61.003, Education Code; [~~or~~]

(E) a municipality with a population of 640,000 or more that:

(i) is located on an international border; and

(ii) has adopted a capital improvement plan for the construction or expansion of a convention center facility;

(F) a municipality with a population of 75,000 or more that:

(i) is located wholly in one county with a population of 575,000 or more that is adjacent to a county with a population of four million or more; and

(ii) has adopted a capital improvement plan for the construction or expansion of a convention center facility;

(G) a municipality with a population of less than 75,000 that is located in three counties, at least one of which has a population of at least four million; or

(H) an eligible coastal municipality with a population of more than 3,000 but less than 5,000.

ADOPTED

✓✓  
MAY 23 2017

FLOOR AMENDMENT NO. 7

*Leta Spaw*  
Secretary of the Senate

BY:

*Larry Taylor*

1 Amend H.B. No. 2445 (senate committee printing) by adding  
2 the following appropriately numbered SECTION to the bill and  
3 renumbering subsequent SECTIONS accordingly:

4 SECTION \_\_. Section 351.102, Tax Code, is amended by  
5 amending Subsections (b), (c), and (d) and adding Subsection (f)  
6 to read as follows:

7 (b) An eligible central municipality, a municipality with  
8 a population of 173,000 or more that is located within two or  
9 more counties, a municipality with a population of 96,000 or  
10 more that is located in a county that borders Lake Palestine or  
11 contains the headwaters of the San Gabriel River, or a  
12 municipality with a population of at least 99,900 but not more  
13 than 111,000 that is located in a county with a population of at  
14 least 135,000 may pledge the revenue derived from the tax  
15 imposed under this chapter from a hotel project that is owned by  
16 or located on land owned by the municipality or, in an eligible  
17 central municipality, by a nonprofit corporation acting on  
18 behalf of an eligible central municipality, and that is located  
19 within 1,000 feet of a convention center facility owned by the  
20 municipality for the payment of bonds or other obligations  
21 issued or incurred to acquire, lease, construct, and equip the  
22 hotel and any facilities ancillary to the hotel, including  
23 convention center entertainment-related facilities, meeting  
24 spaces, restaurants, shops, street and water and sewer  
25 infrastructure necessary for the operation of the hotel or  
26 ancillary facilities, and parking facilities within 1,000 feet  
27 of the hotel or convention center facility. For bonds or other  
28 obligations issued under this subsection, an eligible central  
29 municipality or a municipality described by this subsection or

1 Subsection (f) may only pledge revenue or other assets of the  
2 hotel project benefiting from those bonds or other obligations.

3 (c) A municipality to which Subsection (b) or (f) applies  
4 is entitled to receive all funds from a project described by  
5 this section that an owner of a project may receive under  
6 Section 151.429(h) of this code, or Section 2303.5055,  
7 Government Code, and may pledge the funds for the payment of  
8 obligations issued under this section.

9 (d) Except as provided by this subsection, an eligible  
10 central municipality or another municipality described by  
11 Subsection (b) or (f) that uses revenue derived from the tax  
12 imposed under this chapter or funds received under Subsection  
13 (c) for a hotel project described by Subsection (b) may not  
14 reduce the percentage of revenue from the tax imposed under this  
15 chapter and allocated for a purpose described by Section  
16 351.101(a)(3) to a percentage that is less than the average  
17 percentage of that revenue allocated by the municipality for  
18 that purpose during the 36-month period preceding the date the  
19 municipality begins using the revenue or funds for the hotel  
20 project. This subsection does not apply to an eligible central  
21 municipality described by Section 351.001(7)(D).

22 (f) In addition to the municipalities described by  
23 Subsection (b), that subsection also applies to a municipality  
24 with a population of less than 2,000 that:

25 (1) is located adjacent to a bay connected to the  
26 Gulf of Mexico;

27 (2) is located in a county with a population of  
28 290,000 or more that is adjacent to a county with a population  
29 of four million or more; and

30 (3) has a boardwalk on the bay.

**LEGISLATIVE BUDGET BOARD**  
Austin, Texas

**FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION**

**May 25, 2017**

**TO:** Honorable Joe Straus, Speaker of the House, House of Representatives

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE:** HB2445 by Stucky (Relating to the use of municipal hotel occupancy tax revenue in certain municipalities. ), **As Passed 2nd House**

**Estimated Two-year Net Impact to General Revenue Related Funds** for HB2445, As Passed 2nd House: a negative impact of (\$460,000) through the biennium ending August 31, 2019.

Additionally, there would be a negative impact to General Revenue Related Funds of (\$44,840,000) through the biennium ending August 31, 2021. There would be a revenue gain to General Revenue Dedicated accounts of (\$34,000,000) through the biennium ending August 31, 2021.

**General Revenue-Related Funds, Five-Year Impact:**

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2018	\$0
2019	(\$460,000)
2020	(\$20,720,000)
2021	(\$24,120,000)
2022	(\$27,840,000)

**All Funds, Five-Year Impact:**

Fiscal Year	Probable Revenue (Loss) from <i>General Revenue Fund</i> 1	Probable Revenue Gain from <i>Coastal Erosion Response Account</i>
2018	\$0	\$0
2019	(\$460,000)	\$0
2020	(\$20,720,000)	\$16,610,000
2021	(\$24,120,000)	\$17,390,000
2022	(\$27,840,000)	\$18,190,000

**Fiscal Analysis**

The bill would amend Chapter 351 of the Tax Code, regarding municipal hotel occupancy taxes, to provide for reenactment of Section 351.101(a) and for substantive amendment of Section

351.101(a)(7) to authorize a municipality that contains an intersection of Interstates 35E and 35W and at least two public universities to use municipal hotel occupancy taxes for the promotion of tourism by the enhancement and upgrading of an existing sports facility or field.

Chapter 334, Local Government Code, regarding sports and community venues, would be amended to define "active transportation" and to amend the definition of "venue" to include: 1) an area or facility for active transportation use that is part of a municipal parks and recreation system, and 2) an airport facility located in a municipality located on the international border. Section 334.1015 would be amended to apply Subchapter E to a municipality located on the international border, which would allow such a municipality to finance a venue project that is, or is a part of, a municipal parks and recreation system, with a tax on short-term motor vehicle rentals. Section 334.2515 would be amended to exclude 1) a tourist development area, and 2) an airport facility located in a municipality located on the international border from the authorization of hotel occupancy tax at rate up to two percent provided under Subchapter H.

Section 351.005, Tax Code, would be amended to require a municipality that uses municipal hotel tax revenue for an electronic tax administration system to allow a person who collects and remits the tax to retain up to one percent of that tax revenue as reimbursement for the cost of collecting the tax. Section 351.1012(a) would be amended to limit the amount of this municipal tax that can be spent on a tax administration system, in each year, to the lesser of one percent or \$75,000, and would prohibit a municipality from using revenue authorized for a tax administration system to conduct an audit.

Section 351.101(g), Tax Code, would be amended regarding reporting requirements related to grants of municipal hotel tax revenue for the promotion of the arts. A new Subsection (g-1) would be added to provide that a person that receives funds for promotion of the arts directly through a grant from a municipality may not be required by the municipality to waive a right guaranteed by law to the person or to enter into an agreement with another person.

A new Subsection (o) would be added to Section 351.101 to authorize a municipality that (1) has a population of not more than 10,000; (2) contains an outdoor gear and sporting goods retailer with retail space larger than 175,000 square feet; and (3) hosts an annual wiener dog race, to use municipal hotel occupancy taxes to promote tourism and the convention and hotel industry by constructing, operating or expanding a sporting related facility or field owned by the municipality if the majority of the events at the facility or field are directly related to a sporting event in which the majority of participants are tourists who substantially increase economic activity at hotels in the municipality. Limitations would be provided on any reduction in the allocation of municipal hotel occupancy tax revenue related to advertising and conducting solicitations and promotional programs to attract tourists and convention delegates or registrants to the municipality or its vicinity.

Section 351.102, Tax Code, regarding the pledge of municipal hotel tax revenue to certain bonds and entitlement of certain municipalities to rebates of state tax revenue associated with certain hotel projects, would be amended to expand the set of eligible municipalities and to add a condition for eligibility for rebates of state tax.

Subsection (c) of Section 351.102 would be amended to provide that a municipality described by Subsection (e) is not entitled to receive funds from a project under the subsection unless the municipality has pledged the municipal hotel tax revenue derived from the project for the payment of bonds or other obligations issued or incurred for the project.

A new Subsection (e) would be added to Section 351.102 to extend the application of the section

to:

1. a municipality with a population of at least 110,000 but not more than 135,000 at least part of which is located in a county with a population of not more than 135,000;
  2. a municipality with a population of at least 9,000 but not more than 10,000 that is located in two counties, each of which has a population of at least 662,000 and a southern border with a county with a population of 2.3 million or more;
  3. municipality with a population of at least 200,000 but not more than 300,000 that contains a component institution of the Texas Tech University System;
  4. a municipality with a population of at least 95,000 that borders Lake Lewisville;
  5. a municipality that contains a portion of Cedar Hill State Park; has a population of more than 45,000; is located in two counties, one of which has a population of more than two million and one of which has a population of more than 149,000; and has adopted a capital improvement plan for the construction or expansion of a convention center facility;
  6. a municipality with a population of less than 6,000 that is located in two counties each with a population of 600,000 or more that are both adjacent to a county with a population of two million or more, has a full time police and fire-department, and has adopted a capital improvement plan for the construction or expansion of a convention center facility;
- 
1. a municipality with a population of at least 56,000 that borders Lake Ray Hubbard and is located in two counties one of which has a population of less than 80,000;
  2. a municipality that borders Clear Lake, has a population of more than 83,000, and is primarily located in a county with a population of less than 300,000; and
  3. a municipality that holds an annual jalapeno festival that is the county seat of a county that borders the United Mexican States, has a population of less than 300,000, and contains one or more municipalities with a population of 200,000 or more.

A new Subsection (f) would be added to Section 351.102 to place limitations on the use of revenue by a municipality with a population of at least 200,000 but not more than 300,000 that contains a component institution of the Texas Tech University System.

Chapter 351, Tax Code, would be amended to add new Section 351.10711 to authorize a municipality that is the county seat of a county that has a population of more than 10,000 and contains a portion of Mound Lake to use municipal hotel occupancy taxes to maintain, enhance or upgrade a sports facility or field. The municipality would be required to own the sports facilities or fields, and the facilities and fields would be required to have been used in the preceding year a combined total of 10 times for district, state, regional or national sports tournaments. A limitation would be provided on any reduction in the allocation of municipal hotel occupancy tax revenue related to advertising and conducting solicitations and promotional programs to attract tourists and convention delegates or registrants to the municipality or its vicinity.

Chapter 352, Tax Code, regarding county hotel occupancy taxes, would be amended to add new Subsection (x) to Section 352.002 to provide that the commissioners court of a county that has a population of less than 100,000 and that borders Lake Ray Roberts can impose a county hotel tax. Section 352.003 would be amended to add new Subsection (u) to provide that the tax rate in a county authorized to impose the tax under Section 352.002(x) may not exceed 2 percent of the price paid for a room in a hotel. And a new Section 352.113 would be added to provide that the revenue from the tax imposed by that county may be used for any purpose described by Section 352.101(a).

Section 352.103, regarding the use of revenue for counties with no municipality, would be amended to add subsection (b) as an exception to the use of revenue that would apply only to a county with no municipality that owns an airport. The county so described could use county hotel

occupancy tax revenue for repairs and improvements to the county airport for a period of up to 10 years, but not to exceed in total amount the amount of hotel revenue in the county likely to be reasonably attributable to guests traveling the airport during the 15-year period beginning on the date the county first uses the tax revenue for that purpose.

Section 351.101, Tax Code, regarding the use of municipal hotel tax revenue, would be amended by adding new Subsection (n) to permit a city that has a population of not more than 1,500 and is located in a county that borders Arkansas and Louisiana to use revenue from the municipal hotel occupancy tax for the promotion of tourism by the enhancement and upgrading of an existing sports facility or field, provided the city owns the facility or field and the facility was used in the preceding calendar year a combined total of more than 10 times for district, state, regional or national sports tournaments.

Section 351.1076, regarding the allocation of revenue for certain municipalities, would be amended to require the municipality described by Section 351.101(n) that spends municipal hotel tax revenue to enhance or upgrade facilities or fields to determine the amount of that tax revenue attributable to the sports events and tournaments held on those facilities or fields for five years after the date the enhancements and upgrades were completed. The municipality may not spend over that amount for enhancements and upgrades from the municipal hotel tax, and the municipality would reimburse from its general fund any expenditure in excess of the amount attributable to those enhancements or upgrades.

The bill would amend Chapter 156 of the Tax Code, regarding the state hotel occupancy tax, to allocate a share of state hotel occupancy taxes collected in certain coastal counties to a dedicated account.

The bill would add new Section 156.252 to define a "coastal county" as any county adjacent to the Gulf of Mexico or Corpus Christi Bay. The Comptroller, beginning with the state fiscal year beginning September 1, 2019 and not later than September 30 of each state fiscal year, would allocate annually to those coastal counties an amount equal to 2 percent of the taxable receipts subject to the state's hotel occupancy tax in those counties to the new coastal erosion response account. Any revenue derived from hotel occupancy taxes under Chapter 156 that is placed in a suspense account under Section 151.429(h) (sales tax and use tax rebate for qualified hotel projects) or Section 2303.5055(f) of the Government Code (tax rebates from qualified hotel projects) would be excluded from this computation.

The bill would amend Section 33.604(b) of the Natural Resources Code, regarding the coastal erosion response account, to include as a revenue source for this account the allocation from the state hotel occupancy tax to coastal counties under Section 156.252 of the Tax Code. This revenue would be subject only to appropriation to the General Land Office for certain coastal management program purposes that benefit a coastal county.

Section 351.002, Tax Code, regarding municipal hotel occupancy tax, would be amended by adding a new Subsection (d) to provide that a municipality may not in any way effectively prohibit more than 10 percent of the residential property in the municipality from being offered as sleeping accommodations for consideration, regardless of the homestead status of the property.

Section 351.102, Tax Code, would be amended to add a municipality that is the county seat of a county through which the Pedernales River flows and in which the birthplace of a president of the United States is located, to the set of municipalities that may pledge municipal hotel tax revenue and receive state hotel tax and state sales tax rebates for a convention hotel project.

Section 351.001, Tax Code, would be amended to expand the definition of an eligible central municipality to include a municipality with a population of 75,000 or more that is located wholly in a county with a population of 575,000 or more that is adjacent to a county with a population of four million or more and that has adopted a capital improvement plan for the construction and expansion of a convention center facility; a municipality with a population of less than 75,000 that is located in three counties, at least one of which has a population of at least four million; and an eligible barrier island coastal municipality described by Subdivision 156.2512(c)(1), Tax Code, with a population of at least 3,000 but not more than 5,000.

Section 351.102, Tax Code, would be amended to add a municipality with a population less than 2,000 that: 1) is located adjacent to a bay connected to the Gulf of Mexico, 2) is located in a county with population of 290,000 or more that is adjacent to a county with population of four million or more, and 3) has a boardwalk on the bay, to the set of municipalities that may pledge municipal hotel tax revenue and receive state hotel tax and state sales tax rebates for a convention hotel project.

The bill would take effect immediately upon enactment, assuming that it received the requisite two-thirds majority votes in both houses of the Legislature. Otherwise, it would take effect September 1, 2017.

### **Methodology**

The bill would affect the use of municipal hotel tax revenue by the City of Denton.

The amendments of Chapter 334, Local Government Code, regarding sports and community venue motor vehicle rental tax and hotel tax authorizations and permissible uses have fiscal implications for units of local government that cannot be determined, and have no fiscal implications for the state.

The amendments of Sections 351.005, 351.101(g), and 351.1012(a), and additions of new Subsections (g-1) and (o) to Section 351.101 regarding uses of municipal hotel tax revenue may have fiscal implications for municipalities that cannot be determined, and have no fiscal implications for the state.

With respect to the amendments of Section 351.102, the following municipalities would be affected and have plans for convention hotel projects as follows:

The City of Abilene currently has planned a 200 room hotel, not expected to be operational before January 2020.

The City of Midland recently approved plans for a new convention center to be completed in 2018.

The City of Prosper currently has plans for a 500 room hotel expected to be operational in January 2020.

The City of Lubbock currently has plans for a 300 room hotel expected to be operational in January 2020.

The City of Lewisville currently has plans for a 150 room hotel expected to be operational in January 2020.

The City of Denton currently has no plans for a convention center hotel.

The City of Cedar Hill currently has plans for a 130 room hotel expected to be operation in September 2019.

The City of Roanoke currently has plans for a 300 room convention center hotel expected to be operational in February 2020.

The City of Rowlett currently has plans for a 500 room convention center hotel expected to be operational in the fall of 2021.

The City of League City currently has plans for multiple convention center hotels to open in 2019.

The City of Laredo currently has plans to designate an existing hotel as a project hotel in conjunction with a new convention center facility expected to be operational in the fall of 2021.

The cities of Abilene, Midland, Prosper, Lubbock, Lewisville, Denton, Cedar Hill, Roanoke, Rowlett, League City, and Laredo would be entitled to state sales tax and state hotel tax associated with a qualified hotel project under Section 151.429(h) of the Tax Code via Sections 351.102(b) and (c) of the Tax Code. Such funds must be deposited in a suspense account outside the state treasury to be paid to the owner of a qualified hotel project.

The estimates in the table above are based on expected opening dates and the planned or assumed room size of the prospective hotels, assumed average nightly room rates and annual average occupancy rate, an incremental gain in room nights sold in the state, and the ratio of state sales tax to hotel tax revenues paid to the owners of the extant qualified hotel projects.

The new Section 351.10711 would affect the permissible uses of municipal hotel tax revenue by the City of Brownfield in Terry County. It would have no state revenue implications.

The amendments of Chapter 352 have fiscal implications for county governments that cannot be determined and have no fiscal implications for the state.

Based on the 2010 decennial census, the City of Queen City would be authorized to use municipal hotel tax revenue for purposes for certain sports facilities; there would be no effect on that city's municipal hotel tax revenue collections.

The bill's definition of coastal counties would include Cameron, Willacy, Kenedy, Kleberg, Nueces, Aransas, San Patricio, Calhoun, Matagorda, Brazoria, Galveston, Chambers and Jefferson counties. The transfer of state hotel tax revenue, assumed to commence in fiscal 2020, would be a loss to unrestricted general revenue and equivalent gain to a new GR dedicated account for coastal erosion response. The estimated amounts were determined by calculating the share of state hotel tax revenue, attributable to a tax rate of 2 percent, collected from the coastal counties in fiscal year 2016, extrapolated through 2022 at the annual growth rates assumed for hotel occupancy tax revenue in the *2018-19 Biennial Revenue Estimate*.

This legislation would do one or more of the following: create or recreate a dedicated account in the General Revenue Fund, create or recreate a special or trust fund either in, with, or outside of the Treasury, or create a dedicated revenue source. Legislative policy, implemented as Government Code 403.095, consolidated special funds (except those affected by constitutional, federal, or other restrictions) into the General Revenue Fund as of August 31, 1993 and eliminated all applicable statutory revenue dedications as of August 31, 1995. Each subsequent Legislature

has reviewed bills that affect funds consolidation. The fund, account, or revenue dedication included in this bill would be subject to funds consolidation review by the current Legislature.

Although this bill would not make an appropriation, it would establish the basis for an appropriation.

The effect of the provision would be to prohibit municipalities from imposing any significant limits on the number of homes that could be offered as short-term rental accommodations. Whether such prohibition of limits on the supply of short-term rental accommodations would result in lower average room rental prices for accommodations subject to state and local hotel occupancy taxes, and thus lower hotel tax revenues, cannot be determined.

The municipality that would be added as eligible to pledge hotel tax revenue and receive rebates of state hotel tax and state sales tax for a convention hotel project would be the City of Fredericksburg. The city currently plans for a 150 room hotel and new convention center facilities expected to open October 2019.

The municipalities that would be added to the definition of eligible central municipality are the cities of Sugar Land, Katy, and Port Aransas. Designation as eligible central municipalities would entitle these cities to state sales tax and state hotel tax associated with a qualified hotel project under Section 151.429(h) of the Tax Code via Section 351.102(b) & (c) of the Tax Code. Such funds must be deposited in a suspense account outside the state treasury to be paid to the owner of the qualified hotel project without the necessity of an appropriation.

The City of Sugar Land currently has plans for a 350 room convention center hotel expected to be operational in January 2021, the city of Katy currently has plans for a 305 room convention center hotel expected to be operational in the fall of 2020, and the city of Port Aransas currently has no plans for a convention center hotel.

The municipality that would be added as eligible to pledge hotel tax revenue and receive rebates of state hotel tax and state sales tax for a convention hotel project would be City of Kemah. The city plans to begin a study for a convention center hotel project if legislation authorizing rebates of state tax is enacted, but has no current plans for such a hotel project. Rebates of state tax for a Kemah project would consequently be unlikely before fiscal year 2022.

The estimates in the table above are based on planned or assumed room sizes of the prospective hotels, assumed average nightly room rates and annual average occupancy rate, an incremental gain in room nights sold in the state, and the ratio of state sales tax to hotel tax revenues paid to the owners of the extant qualified hotel projects.

### **Local Government Impact**

The bill would make several changes to local hotel occupancy taxes described in the Fiscal Analysis section above.

### **Source Agencies:**

**LBB Staff:** UP, KK, SD

**LEGISLATIVE BUDGET BOARD**  
**Austin, Texas**

**FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION**

**May 11, 2017**

**TO:** Honorable Craig Estes, Chair, Senate Committee on Natural Resources & Economic Development

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE:** **HB2445** by Stucky (Relating to the use of municipal hotel occupancy tax revenue in certain municipalities.), **As Engrossed**

<b>No fiscal implication to the State is anticipated.</b>
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The bill would amend Chapter 351 of the Tax Code, regarding municipal hotel occupancy taxes, to amend Section 351.101(a)(7) to authorize a municipality that contains an intersection of Interstates 35E and 35W and at least two public universities, to use municipal hotel occupancy taxes for the promotion of tourism by the enhancement and upgrading of an existing sports facility or field.

The bill would have no state revenue implications.

The bill would take effect immediately if it receives a vote of two-thirds of all the members elected to each house; otherwise it would take effect September 1, 2017.

**Local Government Impact**

The bill would modify the allowable use of municipal hotel occupancy tax revenue in the City of Denton.

**Source Agencies:** 304 Comptroller of Public Accounts

**LBB Staff:** UP, SZ, KK, SD

**LEGISLATIVE BUDGET BOARD**  
**Austin, Texas**

**FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION**

**April 25, 2017**

**TO:** Honorable Dennis Bonnen, Chair, House Committee on Ways & Means

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB2445** by Stucky (relating to the use of municipal hotel occupancy tax revenue in certain municipalities.), **Committee Report 1st House, Substituted**

<p><b>No fiscal implication to the State is anticipated.</b></p>
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The bill would amend Chapter 351 of the Tax Code, regarding municipal hotel occupancy taxes, to amend Section 351.101(a)(7) to authorize a municipality that contains an intersection of Interstates 35E and 35W and at least two public universities, to use municipal hotel occupancy taxes for the promotion of tourism by the enhancement and upgrading of an existing sports facility or field.

The bill would have no state revenue implications.

The bill would take effect immediately if it receives a vote of two-thirds of all the members elected to each house; otherwise it would take effect September 1, 2017.

**Local Government Impact**

The bill would modify the allowable use of municipal hotel occupancy tax revenue in the City of Denton.

**Source Agencies:** 304 Comptroller of Public Accounts

**LBB Staff:** UP, KK, SD

**LEGISLATIVE BUDGET BOARD**  
**Austin, Texas**

**FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION**

**April 18, 2017**

**TO:** Honorable Dennis Bonnen, Chair, House Committee on Ways & Means

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB2445** by Stucky (Relating to the use of municipal hotel occupancy tax revenue in certain municipalities.), **As Introduced**

**No fiscal implication to the State is anticipated.**

The bill would amend Chapter 351 of the Tax Code, regarding municipal hotel occupancy taxes, to amend Section 351.101(k) to authorize a municipality that is (1) intersected by both State Highways 71 and 95; or (2) contains an intersection of Interstate 35E and 35W and at least two public universities, to use municipal hotel occupancy taxes for the promotion of tourism by the enhancement and upgrading of an existing sports facility or field.

The bill would have no state revenue implications.

The bill would take effect immediately if it receives a vote of two-thirds of all the members elected to each house; otherwise it would take effect September 1, 2017.

**Local Government Impact**

The bill would modify the allowable use of municipal hotel occupancy tax revenue in the City of Denton.

**Source Agencies:** 304 Comptroller of Public Accounts

**LBB Staff:** UP, KK, SD